

1                   **THIERMAN BUCK, LLP**  
2                   Mark R. Thierman, Nev. Bar No. 8285  
3                   Joshua D. Buck, Nev. Bar No. 12187  
4                   Leah L. Jones, Nev. Bar No. 13161  
5                   7287 Lakeside Drive  
6                   Reno, Nevada 89511  
7                   Tel. (775) 284-1500  
8                   Fax. (775) 703-5027  
9                   mark@thiermanbuck.com  
10                  josh@thiermanbuck.com  
11                  leah@thiermanbuck.com

12                  *Attorneys for Plaintiffs Mustafa Yousif and Sharone Walker on behalf of themselves and all  
13                  others similarly situated.*

14                  **OGLTREE, DEAKINS, NASH, SMOAK, & STEWART, P.C.**

15                  Anthony L. Martin, Nev. Bar No. 8177  
16                  Dana B. Salmonson, Nev. bar. No. 11180  
17                  Wells Fargo Tower, Suite 1500  
18                  3800 Howard Hughes Parkway  
19                  Las Vegas, NV 89169  
20                  Tel. (702) 369-6800  
21                  Fax: (702) 369-6888  
22                  anthony.martin@ogletreedeakins.com  
23                  dana.salmonson@ogltreedeakins.com

24                  *Attorneys for Defendants Venetian Casino Resort, LLC and Las Vegas Sands Corp.*

25                  **UNITED STATES DISTRICT COURT**

26                  **DISTRICT OF NEVADA**

27                  MUSTAFA YOUSIF and SHARONE  
28                  WALKER on behalf of themselves and all  
others similarly situated,

29                  Case No.: 2:16-cv-02941-RFB-NJK

30                  **JOINT STIPULATION RE DISCLOSURE  
31                  OF CLASS DATA**

32                  Plaintiffs,

33                  vs.

34                  THE VENETIAN CASINO RESORT, LLC;  
35                  LAS VEGAS SANDS, CORP. and DOES 1  
36                  through 50, inclusive,

37                  Defendants.

38                  Per the Court's instructions during the May 24, 2018 hearing, the Parties submit that they  
have come to an agreement concerning the disclosure of information as it relates to the purported

class members, including (1) a sufficient size; and (2) a true random selection of class members.

Specifically, the parties have agreed to the following:

- Defendants will provide Plaintiffs' 50% of the purported putative plaintiff data;
- This data will include (1) name, (2) address, (3) telephone number, (4) email address to the extend maintained by Defendants, (5) job classification, and (6) dates of employment; and
- The list of purported putative plaintiffs shall be alphabetized and information for the odd numbers shall be provided.

Respectfully submitted,

Dated this 15th day of June 2018.

Dated this 15th day of June 2018.

## THIERMAN BUCK, LLP

OGLTREE, DEAKINS, NASH, SMOAK,  
& STEWART, P.C.

/s/Leah L. Jones

Mark R. Thierman, Esq., Bar No. 8285  
Joshua D. Buck, Esq., Bar No. 12187  
Leah L. Jones, Esq., Bar No. 13161  
7287 Lakeside Drive  
Reno, Nevada 89511  
*Attorneys for Plaintiffs Mustafa Yousif  
Sharone Walker*

/s/Dana B. Salmonson

Anthony L. Martin, Nev. Bar No. 8177  
Dana B. Salmonson, Nev. bar. No. 11180  
Wells Fargo Tower, Suite 1500  
3800 Howard Hughes Parkway  
Las Vegas, NV 89169

*Attorneys for Defendants Venetian Casino  
Resort, LLC and Las Vegas Sands Corp.*

## ORDER

34497587.21

IT IS SO ORDERED.

RICHARD F. BOULWARE, II  
United States District Judge

DATED: June 26, 2018.